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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. 0 Valuation of Security 1 Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance Last revised: August 1, 2020 **UNITED STATES BANKRUPTCY COURT** DISTRICT OF NEW JERSEY In Re: Case No.: 23-15606 Deutch, Haim Judge: Debtor(s) **Chapter 13 Plan and Motions √** Original ■ Modified/Notice Required 07/26/2023 Motions Included ■ Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE YOUR RIGHTS MAY BE AFFECTED You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same. The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan. THIS PLAN: DOES 🗹 DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART DOES M DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF 🔲 DOES 🗹 DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY. Initial Debtor(s)' Attorney: _____JS ___ Initial Debtor: ____HD Initial Co-Debtor: ____

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Part 1: Payment and Length of	Dlan	
rait i. Fayineiit and Lengtii or	riali	
a. The debtor shall pay \$1,075.00 p approximately 60 months.	er to the Chapter 13 Trustee	, starting on07/01/2023 for
b. The debtor shall make plan payments to the	ne Trustee from the following sources:	
✓ Future earnings		
Other sources of funding (describe so	urce, amount and date when funds are available	e):
c. Use of real property to satisfy plan obligati	ions:	
Sale of real property		
Description:		
Proposed date for completion:		
Refinance of real property: Description:		
Proposed date for completion:		
Loan modification with respect to mor Description:	tgage encumbering property:	
Proposed date for completion:		
d. The regular monthly mortgage payme	nt will continue pending the sale, refinance or lo	an modification.
e. Other information that may be importa	ant relating to the payment and length of plan:	
Part 2: Adequate Protection	√ none	
	de in the amount of to be paid to t	he Chapter 13 Trustee and disbursed
 Adequate protection payments will be made pre-confirmation to: 	de in the amount of to be paid dire (creditor).	ectly by the debtor(s) outside the Plan,
Part 3: Priority Claims (Including	ng Administrative Expenses)	
a. All allowed priority claims will be paid in fu	Il unless the creditor agrees otherwise:	
Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE

Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE\$2,950.00
DOMESTIC SUPPORT OBLIGATION		\$0.00
Internal Revenue Service	Taxes or Penalties Owed to Governmental Units	\$5,405.00
Internal Revenue Service	Taxes or Penalties Owed to Governmental Units	\$13,493.06

b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:

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Check one:										
√ None										
	priority claims liste al unit and will be p								or is ov	ved to a
Creditor		Туре	of Priority			Claim Amou	unt	Amount to	o be Pa	id
Part 4: Sec	cured Claims									
a. Curing Default a	and Maintaining F	aymen	ts on Princip	al Reside	nce: 🇹	NONE				
The Debtor will pay to the the creditor (outside the							bligations and	the debt	or shall	pay directly to
Creditor	Collateral or Ty	ype of	Arrearage		Interes Arreara	t Rate on age	Amount to be Creditor (In P			ar Monthly ent (Outside
b. Curing and Mair	ntaining Payment	s on No	on-Principal F	Residence	& othe	r loans or rent	arrears: 🗹 N	IONE		
The Debtor will pay to the the creditor (outside the					_		bligations and	the debte	or will pa	ay directly to
Creditor	Collateral or Ty	ype of	Arrearage				Amount to be Paid to Creditor (In Plan)			ar Monthly ent (Outside
c. Secured claims	excluded from 11	1 U.S.C.	. 506 🗹 NON	IE						
The following claims wer motor vehicle acquired for security interest in any o	or the personal us	e of the								
Name of Creditor		Collatera	al	Interest	Rate	Amount of Cla			hrough the Plan t Calculation	
d. Requests for va	luation of securit	ty, Cram	า-down, Strip	Off & Inte	erest Ra	te Adjustments	s √ NONE			
paid the amount I	alues collateral as i listed as the "Value ue shall be treated	e of the C	Creditor Intere	est in Colla	iteral," pl	lus interest as st	ated. The port	ion of any	/ allowe	d claim that
						on ALSO REQU Section 7 of th				
Creditor	Collateral		Scheduled Debt	Total Collatera Value	ı s	Superior Liens	Value of Creditor Interest in Collateral	Annua Intere Rate		Total Amount to be Paid

Surrender **M** NONE e.

^{2.)} Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor		Collateral to be Surrendered	Value of Surrendered Colla	ateral Rer	Remaining Unsecured Debt						
f.	Secured Claims Unaffected by	the Plan NONE									
	The following secured claims are	e unaffected by the Plan:									
	Rightpath Servicing \$302,147.29										
	Bank of America \$58,082.54										
	Township of Roxbury \$0.00										
	Bank of America \$49,566.40										
g.	g. Secured Claims to be Paid in Full Through the Plan: 🗹 NONE										
Creditor Collateral Total Amount to be Paid Thr Plan											
Р	art 5: Unsecured Clai	ms NONE									
a.	Not separately classified allow	ed non-priority unsecured claims sh	nall be paid:								
	✓ Not less than\$49,500.0	o to be distributed <i>pro rata</i>									
	Not less than	percent									
	☐ Pro Rata distribution from a	ny remaining funds									
b.	Separately classified unsecure	ed claims shall be treated as follows	5:								
Cred	itor	Basis for Separate Classification	Treatment		Amount to be Paid						
Р	art 6: Executory Cont	racts and Unexpired Leases	☐ NONE								
(NOTE	E: See time limitations set forth in	11 U.S.C. 365(d)(4) that may preve	nt assumption of non-reside	ential real pro	operty leases in this Plan.)						
All exe	ecutory contracts and unexpired le	eases, not previously rejected by op	eration of law, are rejected,	except the f	following, which are assumed:						

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment of Debtor	Post-Petition Payment
Internal Revenue Service	\$220.00	Pre-2022 Federal income taxes		\$220.00

Part 7: Motions **V** NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

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a.	Motion to Avoid Liens Under 11. U.S.C. Section 522(f).	√ NONE
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The Dobter me	oves to avoid the	following liona	that impair av	amptions:
THE DEDICT III	0765 10 47010 1116	: IOHOWING HEITS	ınaı imbali ext	

Explain below why the plan is being modified:

The Debtor moves to av	oid the	following liens th	at impa	ir exemp	otions:							
Creditor	Nature	e of Collateral	Type of Lien		Amount of Lien			/alue of Collateral		t of d	Sum of All Other Liens Against the Property	Lien to be
b. Motion to Avoid	b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured ✓ NONE											
The Debtor moves to re-	classify	the following cla	ims as ι	unsecure	ed and	I to void lie	ens on c	ollateral co	nsistent	with Part	4 above:	
Creditor		Collateral	Scheduled Debt Total Collateral Value		Superior Liens Creditor Interes		Value of Creditor Interest Collater	's in	Total Amount of Lien to be Reclassified			
c. Motion to Partia	ılly Voi	d Liens and Rec	lassify	Underly	ying C	laims as	Partially	/ Secured	and Par	tially Un	secured. 5	NONE
The Debtor moves to re- Part 4 above:	classify	the following cla	ims as p	oartially	secure	ed and pa	rtially uns	secured, a	nd to voi	d liens or	o collateral	consistent with
Creditor	Co	ollateral	Scheduled Collateral Value		Amount to be Deemed Secured		Amount to be Reclassified as Unsecured					
Part 8: Oth	ner Pla	an Provisions										
a. Vesting of Prop	erty of	the Estate										
Upon confirm	nation											
Upon discha	irge											
b. Payment Notice	es											
Creditors and Lessors p automatic stay.	rovided	for in Parts 4, 6	or 7 ma	y contin	ue to r	mail custo	mary no	tices or cou	upons to	the Debt	or notwiths	tanding the
c. Order of Distrib	ution											
The Standing Tru	ustee sh	nall pay allowed	claims ir	the foll	owing	order:						
d. Post-Petition Cl	aims											
The Standing Trustee		is not authoriz	ed to pa	ay post-p	petitior	n claims fi	led pursu	uant to 11 l	J.S.C. S	ection 13	05(a) in the	amount filed by
Part 9: Mo	difica	tion 🗹 NON	NE									
NOTE: Modification of D.N.J. LBR 3015-2.	a plan	does not requir	e that a	sepera	ite mo	tion be fi	led. A m	odified pl	an must	be serve	ed in acco	rdance with
If this Plan modifies a Pl	an prev	viously filed in this	s case,	complete	e the i	nformatio	n below.					
Date of Plan being modi	ified:											

Explain below how the plan is being modified:

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Are Schedu	ıles I and J being filed sim	ultaneously with this Modified Plan?	Yes	☐ No	
Part 1	0: Non-Standard	l Provision(s): Signatures Required			
Non-Standa	ard Provisions Requiring S	Separate Signatures:			
MONE					
Explain	Here:				
Any non-sta	andard provisions placed o	elsewhere in this plan are ineffective.			
Signatu	ıres				
The Debtor	(s) and the attorney for the	e Debtor(s), if any, must sign this Plan.			
, , ,	provisions in this Chapter		•	ney for the debtor(s) certify that the wording and <i>Motions</i> , other than any non-standard provision	
I certify und	ler penalty of perjury that t	the above is true.			
Date:	07/26/2023	/s/ Haim Deutch			
		Haim Deutch Debtor			
Date:					
		Joint Debtor			
Date:	07/26/2023	/s/ Jonathan Stone			
		Jonathan Stone			
		Attorney for Debtor(s)			
		Bar Number: 02313-2002	C		
		Jonathan Stone, ESQ, CPA, MST, LI 490 Schooley's Mountain Road Bldg			
		400 Ochoolog a Mountain Road Didg	. 0, 1		

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